Episodic Pricing for Certified Home Health Agencies

Effective date: 2/19/14

Pursuant to the authority vested in the Commissioner of Health by section 3614(13) of the Public Health Law and section 111(t) of part H of chapter 59 of the laws of 2011, subdivisions (a), (b) and (c) of section 86-1.44 of Title 10 of the Official Compilation of Codes, Rules and Regulations of the State of New York are amended and a new subdivision (k) is added to section 86-1.44 of Title 10 of the Official Compilation of Codes, Rules and Regulations of the State of New York, to be effective upon publication of the Notice of Adoption in the New York State Register, to read as follows:

Subdivisions (a) and (c) and the opening paragraph of subdivision (b) of section 86-1.44 of title 10 of NYCRR are amended to read as follows:

(a) Effective for services provided on and after [April 1] May 2, 2012, Medicaid payments for certified home health care agencies (“CHHA”), except for such services provided to children under eighteen years of age and except for services provided to a special needs population of medically complex and fragile children, adolescents and young disabled adults by a CHHA operating under a pilot program approved by the Department, shall be based on payment amounts calculated for 60-day episodes of care.

(b) An initial statewide episodic base price, to be effective [April 1] May 2, 2012, will be calculated based on paid Medicaid claims, as determined by the Department, for services
provided by all certified home health agencies in New York State during the base period of January 1, 2009 through December 31, 2009.

(c) The base price paid for 60-day episodes of care shall be adjusted by an individual patient case mix index as determined pursuant to subdivision (f) of this section; and also by a regional wage index factor as determined pursuant to subdivision (h) of this section. Such case mix adjustments shall include an adjustment factor for CHHAs providing care primarily to a special needs patient population coming under the jurisdiction of the Office of People With Developmental Disabilities (OPWDD) and consisting of no fewer than two hundred such patients.

Section 86-1.44 of title 10 of NYCRR is amended by adding a new subdivision (k) to read as follows:

(k) Closures, mergers, acquisitions, consolidations, and restructurings.

(1) The commissioner may grant approval of a temporary adjustment to rates calculated pursuant to this section for eligible certified home health agencies.

(2) Eligible certified home health agency providers shall include:

   (i) providers undergoing closure;

   (ii) providers impacted by the closure of other health care providers;

   (iii) providers subject to mergers, acquisitions, consolidations or restructuring; or

   (iv) providers impacted by the merger, acquisition, consolidation or restructuring of other health care facilities.
(3) Providers seeking rate adjustments under this subdivision shall demonstrate through submission of a written proposal to the commissioner that the additional resources provided by a temporary rate adjustment will achieve one or more of the following:

(i) protect or enhance access to care;
(ii) protect or enhance quality of care;
(iii) improve the cost effectiveness of the delivery of health care services; or
(iv) otherwise protect or enhance the health care delivery system, as determined by the commissioner.

(4) (i) Such written proposal shall be submitted to the commissioner at least sixty days prior to the requested effective date of the temporary rate adjustment and shall include a proposed budget to achieve the goals of the proposal. Any temporary rate adjustment issued pursuant to this subdivision shall be in effect for a specified period of time as determined by the commissioner, of up to three years. At the end of the specified timeframe, the provider shall be reimbursed in accordance with the otherwise applicable rate-setting methodology as set forth in applicable statutes and applicable provisions of this Subpart. The commissioner may establish, as a condition of receiving such a temporary rate adjustment, benchmarks and goals to be achieved in conformity with the provider’s written proposal as approved by the commissioner and may also require that the provider submit such periodic reports concerning the achievement of such benchmarks and goals as the commissioner deems necessary. Failure to achieve satisfactory progress, as determined by the commissioner, in accomplishing such benchmarks and goals shall
be a basis for ending the provider’s temporary rate adjustment prior to the end of the specified timeframe.

(ii) The commissioner may require that applications submitted pursuant to this section be submitted in response to and in accordance with a Request For Applications or a Request For Proposals issued by the commissioner.

**REGULATORY IMPACT STATEMENT**

**Statutory Authority:**

The authority for implementation of an episodic payment system for Certified Home Health Agency services pursuant to regulations is set forth in section 3614(13) of the Public Health Law and in section 111(t) of part H of chapter 59 of the laws of 2011, which authorizes the Commissioner to promulgate regulations, including emergency regulations, with regard to Medicaid reimbursement rates for certified home health agencies. Section 3614(13) also exempts the application of the episodic payment system to Medicaid reimbursement for “children under eighteen years of age and other discrete groups as may be determined by the commissioner pursuant to regulations”.

**Legislative Objectives:**

The Legislature chose to address the issue of over-utilization of Certified Home Health Agency services as a result of the recommendations submitted by the Medicaid Redesign Team and accepted by the Governor. Pursuant to statute, an episodic payment system based on 60-day episodes of care, with payments tied to patient acuity, was chosen as one of the vehicles to address this issue. The legislation also exempted Medicaid payments for children from the new
payment system and, further, gave the Commissioner of Health authority to exempt other
discrete groups through regulation.

In addition, Section 86-1.44 of Title 10 (Health) of the Official Compilation of Codes,
Rules and Regulation of the State of New York, will be amended to add subdivision (k), which
provides the Commissioner authority to grant temporary rate adjustments to eligible Article 36
certified home health agency providers subject to or affected by the closure, merger, acquisition,
consolidation, or restructuring of a health care provider in their service delivery area. In
addition, the proposed regulation sets forth the conditions under which a provider will be
considered eligible, the requirements for requesting a temporary rate adjustment, and the
conditions that must be met in order to receive a temporary rate adjustment. The temporary rate
adjustment shall be in effect for a specified period of time, as approved by the Commissioner, of
up to three years. This regulation is necessary in order to maintain beneficiaries’ access to
services by providing needed relief to providers that meet the criteria.

Proposed subdivision (k) requires providers seeking a temporary rate adjustment to
submit a written proposal demonstrating that the additional resources provided by a temporary
rate adjustment will achieve one or more of the following: (i) protect or enhance access to care;
(ii) protect or enhance quality of care; (iii) improve the cost effectiveness of the delivery of
health care services; or (iv) otherwise protect or enhance the health care delivery system, as
determined by the Commissioner. The proposed amendment permits the Commissioner to
establish benchmarks and goals, in conformity with a provider’s written proposal as approved by
the Commissioner, and to require the provider to submit periodic reports concerning its progress
toward achievement of such. Failure to achieve satisfactory progress in accomplishing such
benchmarks and goals, as determined by the Commissioner, shall be a basis for ending the
provider’s temporary rate adjustment prior to the end of the specified timeframe.
**Needs and Benefits:**

The proposed amendments to subdivisions (a), (b), and (c) will exempt services provided to a special needs population of medically complex children, adolescents and young disabled adults by a CHHA operating under a pilot program approved by the Department from the episodic payment system and will also provide for an adjustment of the case mix index for CHHAs serving primarily patients who are eligible for OPWDD services when such CHHAs have over 200 such patients. These amendments reflect a Health Department determination that the more stringent cost containment mechanism of episodic pricing, already deemed by the legislature to be an inappropriate reimbursement mechanism for CHHA services for children, is also not appropriate for special needs populations consisting of young adults as well as children and adolescents being cared for pursuant to an approved pilot program. These amendments will thus help assure that agencies primarily serving certain special needs populations will receive a level of reimbursement from the Medicaid system to maintain both adequate access and quality of care for members of these populations.

With regard to the new subdivision (k), in the center of a changing health care delivery system, the closure, merger, acquisition, consolidation or restructuring of a health care provider within a community often happens without adequate planning of resources for the impact on health care providers in the service delivery area. In addition, maintaining access to needed services while also maintaining or improving quality becomes challenging for the impacted providers. The additional reimbursement provided by this adjustment will support the impacted Article 36 certified home health agency providers in achieving these goals, thus improving quality while reducing health care costs.

**Costs:**

The regulated parties (providers) are not expected to incur any additional costs as a result
of the proposed rule change. There are no additional costs to local governments for the implementation of and continuing compliance with this amendment. It is anticipated there will be a slight decrease to the total state fiscal savings which were budgeted for the Episodic Payment System.

**Local Government Mandates:**

The proposed amendment does not impose any new programs, services, duties or responsibilities upon any county, city, town, village, school district, fire district or other special district.

**Paperwork:**

There is no additional paperwork required of providers as a result of this amendment.

**Duplication:**

These regulations do not duplicate existing state or federal regulations.

**Alternatives:**

No significant alternatives are available that will protect the special needs populations identified in this amendment. With regard to the new subdivision (k), no significant alternatives are available. Any potential certified home health agency provider project that would otherwise qualify for funding pursuant to the revised regulation would, in the absence of this amendment, either not proceed or would require the use of existing provider resources.

**Federal Standards:**

This amendment does not exceed any minimum standards of the federal government for the same or similar subject areas.

**Compliance Schedule:**

There are no significant actions which are required by the affected providers to comply with the amendments to subdivisions (a), (b) and (c). With regard to the new subdivision (k), the
proposed regulation provides the Commissioner of Health the authority to grant approval of temporary adjustments to rates calculated for Article 36 certified home health care providers that are subject to or affected by the closure, merger, acquisition, consolidation, or restructuring of a health care provider, for a specified period of time, as determined by the Commissioner, of up to three years.
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STATEMENT IN LIEU OF

REGULATORY FLEXIBILITY ANALYSIS

No regulatory flexibility analysis is required pursuant to section 202-(b)(3)(a) of the State Administrative Procedure Act. The proposed amendment does not impose an adverse economic impact on small businesses or local governments, and it does not impose reporting, record keeping or other compliance requirements on small businesses or local governments.
STATEMENT IN LIEU OF

RURAL AREA FLEXIBILITY ANALYSIS

No rural area flexibility analysis is required pursuant to section 202-bb(4)(a) of the State Administrative Procedure Act. The proposed amendment does not impose an adverse impact on facilities in rural areas, and it does not impose reporting, record keeping or other compliance requirements on facilities in rural areas.
STATEMENT IN LIEU OF

JOB IMPACT STATEMENT

No Job Impact Statement is required pursuant to section 201-a(2)(a) of the State Administrative Procedure Act. It is apparent, from the nature of the proposed amendment, that it will not have an adverse impact on jobs and employment opportunities.
Assessment of Public Comment

The Department received one comment to this regulatory initiative. The response to Home Care Association of NYS (HCA) letter of December 17, 2013 follows:

1) In response to the comments from HCA that the OASIS – C assessment instrument does not adequately capture the needs of the overall Medicaid home care population, the Department has determined that in applying risk adjustment to a population it is important to use the same measurement set for all individuals in the analysis. The OASIS data set is being employed because its use is mandated for all CHHAs by the federal government and it is thus the best available data that covers all patients across all CHHAs.

2) In response to the comments about changing the current regulatory criteria used to determine the providers eligible to receive an episodic payment exemption or case mix adjustment, the Department has determined that the existing regulatory criteria continue to be effective in insuring adequate reimbursement for providers who serve a predominantly special needs non-geriatric and/or OPWDD patient population. The Department has determined that the existing regulatory criteria are adequate to insure services for this targeted population of high needs patients.